NOTICE OF CONFIDENTIALITY RIGHTS: A NATURAL PERSON MAY DE MONTE OR STRIKE ANY OR A GRAND GINFORMATION BEFORE IT IS FILED IN THE PUBLIC RECURITY NUMBER OR YOUR

DRIVER'S LICENSE NUMBER ne Henderson

XTO REV PROD 88 (7-69) PAID UP (04/17/07)8

OIL, GAS AND MINERAL LEASE

THIS AGREEMENT made this 7th day of April, 2009, between Lessor (whether one or more), whose address is:

PO Box 460

Inc., whose address is: 810 Houston St., Fort Worth, Texas 76102, Lessee, WTNESSETH:

1. Lessor, in consideration of ten dollars and other valuable consideration, receipt of which is hereby acknowledged, and of the covenants and agreements of Lessee hereinafter contained, does hereby grant, lease and let unto Lessee the land covered hereby for the purposes and with the exclusive right of exploring, drilling, mining and operating for, producing and owning oil, gas, sulphur and all other minerals (whether or not similar to those mentioned), together with the right to make surveys on said land, lay pipe lines, establish and utilize facilities for surface or subsurface disposal of salt water, construct roads and bridges, dig canals, build tanks, power stations, telephone lines, employee houses and other structures on said land, necessary or useful in Lessee's operations in exploring, drilling for, producing, treating, storing and transporting minerals produced from the land covered hereby or any other land adjacent thereto. The land covered hereby, herein called "said land," is located in the County of Tarrant

NORTH 60 SEET OF WEET 4/2 OF BLOCK 60 OF SULVED LANE ADDITION AND ACCURAGE SEET OF WEET 4/2 OF BLOCK 60 OF SULVED LANE ADDITION AND ACCURAGE SEET OF WEET 4/2 OF BLOCK 60 OF SULVED LANE ADDITION AND ACCURAGE SEET OF WEET 4/2 OF BLOCK 60 OF SULVED LANE ADDITION AND ACCURAGE SEET OF WEET 4/2 OF BLOCK 60 OF SULVED LANE ADDITION AND ACCURAGE SEET OF WEET 4/2 OF BLOCK 60 OF SULVED LANE ADDITION AND ACCURAGE SEET OF WEET 4/2 OF BLOCK 60 OF SULVED LANE ADDITION AND ACCURAGE SEET OF WEET 4/2 OF BLOCK 60 OF SULVED LANE ADDITION AND ACCURAGE SEET OF WEET 4/2 OF BLOCK 60 OF SULVED LANE ADDITION AND ACCURAGE SEET OF WEET 4/2 OF BLOCK 60 OF SULVED LANE ADDITION AND ACCURAGE SEET OF WEET 4/2 OF BLOCK 60 OF SULVED LANE ADDITION AND ACCURAGE SEET OF WEET 4/2 OF BLOCK 60 OF SULVED LANE ADDITION AND ACCURAGE SE

NORTH 50 FEET OF WEST 1/2 OF BLOCK 60, OF SILVER LAKE ADDITION, AN ADDITION TO THE CITY OF FORT WORTH, TARRANT COUNTY, TEXAS, ACCORDING TO THE MAP OR PLAT THEREOF RECORDED IN VOLUME 204, PAGE 36, PLAT RECORDS, TARRANT COUNTY, TEXAS.

This jasses also covers and includes, in addition to that above described, all land, if any, consiguous or additional to additing the land above described and (a) owned or claimed by Lassor by limitation, prescription, possession, reversion, after-accurated title or unracorted instrument or (b) as to which Lessor has a preference right of goussilion. Lessor depress to execute any supplemental instrument requested by Lessoe for a more completion or source described and in a fort the principle of security of the control of the

5. Lessee may at any time and from time to time execute and deliver to Lessor or file for record a release or releases of this lease as to any part or all of said land or of any mineral or horizon thereunder, and thereby be relieved of all obligations, as to the released acreage or interest.

6. Whenever used in this lease the word "operations" shall mean operations for any of the following: preparing the driftiste location or access road, drilling, testing, completing, reworking, recompleting, deepening, sidetracking, plugging back or repairing of a well in search for or in an endeavor to obtain production of oil, gas, sulphur or other minerals, excavating a mine, production of oil, gas, sulphur or other mineral, whether or not in paying quantities.

7. Lessee shall have the use, free from royalty, of water, other than from Lessor's water wells, and of oil and gas produced from said land in all operations hereunder. Lessee shall knev the right at any time to remove all machinery and fixtures placed on said land, including the right to draw and remove casing. No well shall be drilled nearer than 200 feet to the house or barn now asid land without the consent of the Lessor. Lessee shall pay for damages caused by its operations to growing crops and timber on said land.

8. The rights and estate of any party hereto may be assigned from time to time in whole or in part and as to any mineral or horizon. All of the covenants, obligations, and considerations of this lease shall extend to and be binding upon the parties hereto, their heirs, successors, assigns, and successive assigns. No change or division in the ownership of said land, royalties, or other moneys, or any part thereof, howsoever effected, shall increase the obligations or diminish the rights of Lessee, including, but not limited to, the location and drilling of wells and the measurement of production. Notwithstanding any other actual or constructive knowledge or notice thermoneys, or any part thereof, howsoever effected, shall be binding upon the their

require, arid (2) any part of said land included in a pooled unit on which there are operations. Lessee shall also have such easements on said land as are necessary to poperations on the acreage so retained and shall not be required to move or remove any existing surface facilities necessary or convenient for current operations.

10. Lessor hereby warrants and agrees to defend title to said land against the claims of all persons whomsoever. Lessor's rights and interests hereunder shall be charged primarily with any mortgages, taxes or other leans, or interest and other charges on said land, but Lessor agrees that Lessee shall have the right at any time to pay or reduce same for Lessor, either before or after maturity, and be subrogated to the rights of the holder thereof and to deduct amounts so paid from royalties or other payments payable or which may become payable to Lessor and/or assigns under this lease. If this lesse covers less interest in the oil, gas, suphrur, or other minerats in all or any part of said land than the entire and undivided fee simple estate (whether Lessor's interest is herein specified or not), or no interest therein, then the royalties and other moneys accruing from any part as to which this lease covers less than such full interest, shall be paid only in the proportion which the interest therein, if any, covered by this lease, bears to the whole and undivided fee simple estate herein. All royally interest covered by this lease (whether or not owned by Lessor) shall be paid out of the royalty herein provided. This leases shall be binding upon each party who executes it without regard to whether it is executed by all those named nerein as Lessor.

11. If, while this lease is in force, at, or after the expiration of the primary term hereof, it is not being continued in force by reason of the shut-in well provisions of paragraph 3 hereof, and Lessee is not conducting operations on said land by reason of (1) any law, order, rule or regulation, whether the meanstrang well and the same as

IN WITNESS WHEREOF,	his instrument is executed on the date first above written.	
LESSOR(S)) - Hore	
STATE OF TEXAS COUNTY OF WOOD This instrument was acknowle	§ ss. (ACKNOWLEDGMENT FOR INDIVIDUAL) § dged before me on the 2nd day of 4 day of 2009 by	
	Signature Device and Boucum Notary Public	
My commission expires:	Printed	

Seal:

